

THE TRUE NORTHERNER.
Published Every Wednesday.
PAW PAW, MICH., NOV. 4, 1891.

Ohio Loyal to McKinley

Massachusetts Redeemed!

PENNSYLVANIA REPUBLICAN
IN SPITE OF DEMOCRATIC
PREDICTION.

TURNING OF THE TIDE IN 5TH
DISTRICT PUTS MICHIGAN
IN LINE FOR '92.

New York, and New Jersey
Democratic.

Whiskey Wins in Iowa.

The following are the election returns
as received from headquarters by private
dispatch at 10 a. m.:

Ohio, Republican, 12,000; Massachusetts, Republican, 4,000; Pennsylvania, Republican, 4,000; Fifth District of Michigan, Belknap, 1,000; New York, Democratic, 25,000; Iowa, Democratic, 8,000; New Jersey, small Democratic majority; Detroit city elects Pingree, Republican, for Mayor.

The Chilean outrage has set our navy
to buzzing like an angry swarm of bees,
and unless due reparation is promptly
made Uncle Sam will show South American
authorities that there are no drones
in his hive.

The calamity howlers, who claim that
every ear of corn grown by the western
farmer is a loss to him, will need to
rustle around lively to account for the
evident prosperity in Iowa this fall, in
spite of the 300,000,000 bushels of calamity
crop she has just harvested.

There is said to be some probability
that Dr. Briggs' trial for heresy, which
was set for Nov. 4, will not come off,
but the matter be compromised by a
few statements from the doctor regarding
the interpretation of certain cate-
gorical answers. This is certainly a
consummation devoutly to be wished.

The resolution passed by the Alliance
men of Kansas in condemnation of the
G. A. R., and accusing it of being or-
ganized "for the purpose of preying
upon the U. S. treasury and thereby
filching from the people, in the form of
pensions, money not their due," is an
insult to all loyal, patriotic Americans,
and will justly become a destructive
boomerang for the Farmers' Alliance
itself. Such sentiments are aimed at
the very foundations of our govern-
ment, and are entirely in keeping with
the principles of a party that can deem
it a praiseworthy act to insult the dear
old flag by hoisting it stars downward,
as did an Alliance store-keeper in Ne-
braska, the other day, when the Alli-
ance lodges of the state were holding a
political meeting. When he refused to
right it, we are proud to know that the
son of an old soldier sprang to the lad-
der and properly adjusted it, and we
believe that the fire of patriotism burn-
ing in the breast of these Sons of Ve-
terans is destined to become one of the
strong supports of this American govern-
ment.

The editorials in the London news-
papers regarding the Chilean affair are
said to be a fine illustration of the vast
difference between *mean* and *tuam*, in-
asmuch as they talk loudly
of the duty of great forbearance toward
a weaker country, when everyone well
knows what sort of treatment the Brit-
ish lion accords to any poor little fly
that happens to so much as tickle his
nose. The following letter of the St. Paul
Pioneer-Press is quite apropos:

To the Editor of the London Times—
Great Head: We hear the drowsy ca-
cadenes of your voice as your words per-
colate through your hat. We have
heard those dulcet tones at intervals
for more than a hundred years, some-
times pitched in the key of a common
scold, sometimes portentous with un-
heeded threats, but at all times and
under all circumstances anti-American.
From a country that has fattened for
ages upon the spoil of weak nations like
Portugal, the Transvaal republic and
the feeble people of India and Africa,
we derive a deep sense of the wicked-
ness of any attempt to compel decent
behavior on the part of Chili. When
England talks that way we know she
speaks as one who knows a good thing
by practicing its reverse. If a sugges-
tion might be returned for so much
good advice we would say, get your cor-
respondents ready to report what tran-
spires in Chili, and for Heaven's sake
instruct them to tell the truth—not lie
about everybody and everything as they
did about the war with Mexico and the
rebellion. You sharpen their pencils—
Uncle Sam will do the rest.

"The evil that men do lives after them,
The good is oft interred with their bones,"
will never apply to Major McKinley,
for he has justly become so famous
through the wise provisions of his pro-
tective policy that his name will go
down to posterity enrolled among the
Benjamin Franklins of American his-
tory. The experiments of one short
year have sufficed to indicate the wis-
dom of so many features of his famous
tariff law, that even its most lukewarm
supporters cannot fail to be more than
satisfied of its efficiency, while its op-
ponents are filled with envy and cha-
grin at the utter failure of their pre-
dictions. The official statement of our

foreign commerce ending Sept. 30, 1891,
just issued by the National Bureau of
Statistics, shows a gain of \$100,667,517
over the fiscal year of 1890, and of \$200,-
786,000 over 1889, the two best previous
years on record, a showing which does
not look as if the McKinley bill had
quite shut us out of the markets of the
world. The question of production has
always been a many-sided, knotty prob-
lem, and not a few have deemed it well-
nigh impossible to secure complete pro-
tection to American industries, and at
the same time enjoy any large measure
of foreign trade; yet this is just what
Major McKinley has attempted and is
accomplishing, and the Republican
party can congratulate itself on the
passage of a bill that is of inestimable
value to the country.

Our Available Naval Strength.
In view of the fact that our govern-
ment may want to concentrate as large
a force in Chilean waters as possible at
an early day, Secretary Tracy has re-
ported to President Harrison the ves-
sels which can be made ready for sea
in ninety days, their tonnage and arm-
ament, as follows:

The Philadelphia, 4,413 tons, 10,500
horse-power, and can steam nineteen
knots an hour. She carries four 8-inch
and six 6-inch breech-loading rifles. She
also has torpedo tubes.

The Kearsarge is a wooden vessel of
1,550 tons, 822 horse-power, and can
steam along nine knots an hour. She
carries two 8-inch 8-ton and four 9-inch
4-ton smooth bores and one 60-pounder
breech-loading rifle.

The cruiser Concord is of 1,700 tons
burden, 3,400 horse-power, and steams
sixteen knots. Her armament consists
of six 6-inch breech-loading rifles and
several rapid-firing guns.

The Chicago is 4,500 tons burden, 5,-
000 horse-power, and can cover fifteen
knots an hour. She carries four 8-inch,
eight 6-inch and two 5-inch breech-
loading rifles; also several rapid-firing
guns.

The Newark, 3,083 tons, 8,500 horse-
power, steams 18 knots. Twelve 6-inch
rifles and four rapid-firing guns consti-
tute her armament.

The Petrel, 890 tons, steams thirteen
knots. She carries four 6-inch breech-
loaders and several rapid-firing guns.

The Baltimore, already at Valparaiso,
is 4,413 tons burden, 10,750 horse-power
and can make nineteen knots. Her
armament consists of four 8-inch, six 6-
inch and a number of smaller rifles.

The Yorktown, 1,700 tons, 3,400 horse-
power, steams sixteen knots. She car-
ries six 6-inch breech loaders and sev-
eral smaller guns.

The San Francisco is a sister ship to
the Philadelphia and similarly armed.

The Yantic, Thetis and Ranger are
small wooden vessels, but each carries
an armament of smooth-bore guns that
would be of great use in shelling a city.

The Miantonomah is 3,815 tons dis-
placement and has 7 inches of armor.
Her turret is 11 1/2 inches thick and be-
hind this is an 8-inch backing. She
steams eleven knots. Her armament
consists of four 10 1/2-inch 25-ton breech-
loading rifles and several rapid-firing
guns.

Population and the Sexes.

Omaha Bee.
Statistics show that the male popu-
lation of the civilized world is falling
farther and farther behind the female.

According to the last British census the
excess of women and girls over men
and boys in Great Britain is about 900,-
000, an increase in ten years of nearly
200,000. The German census of last De-
cember places the number of females
about 600,000 above that of the males in
the kingdom of Prussia, or nearly three
times the excess of twenty years ago.
There are 1,000,000 more females than
males in the whole German empire.
In Sweden and Norway the "weaker
sex" are in the majority by 250,000; in
Austria-Hungary by 600,000; in Den-
mark by 60,000, and in every European
country they outnumber the males. In
the United States, Canada and Austral-
ia the males are in the majority, though
not largely so—the estimated
excess of males in this country being
but little over one million. It is plain
that but for immigration, which fur-
nishes a much greater number of men
than women, the latter would soon be
in the majority here. There is a large
preponderance now of females in New
England, and in some other sections of
the United States, and if immigration
were to materially decrease, undoubt-
edly the surplus of males would soon
disappear in the whole country. In
less civilized countries, where women
are lightly esteemed, it is otherwise—
India having about six million more
men than women, while the males
largely preponderate in China.

The obvious deduction is that the
higher civilization is most favorable to
the increase of the female sex, and this
suggests the question whether civiliza-
tion is doing the best thing for the
world in producing this result. A fact
of hardly less interest brought out by
the British census is the marked de-
cline in the marriage rate, which has
been almost steadily tending downward
for two decades. Meantime there has
been an even more decided decline in
the birth rate, so that not only is mar-
riage decreasing, but marriages are be-
coming less prolific on the average.
There is the same tendency in this
country, prevailing chiefly among the
better classes. An excess of females in
a country is certain to have an unfa-
vorable influence on the marriage rate,
and the moral consequences of such a
state of affairs can easily be conceived.

J. D. HAMILTON, M. D.

WOLVERINE PHARMACY.

We have just added a complete
line of Foot & Jenks'

Perfumes,

which have a National reputa-
tion as being the finest odors
extracted from the flowers. Af-
ter using them once you will
use no other. We also keep
all popular odors of other
makes.

J. D. HAMILTON, M. D.

WOLVERINE PHARMACY

Cross-cut Saws, Cutlery,
Tinware.

J. H. WATERS & CO. still hold the lead
With GOLD COIN STOVES for every need.
Their ranges burn hard coal and wood,
Have water tanks secure and good.

The ranges are for kitchen use,
Will broil a steak or roast a goose,
Their stock embraces every size,
And they are the ones to patronize.

The parlor stoves are nickel plate,
Have ash pan and a register grate
With stylish iron artistic neat,
And fender round to warm the feet.

They make the home cheerful and bright
And keep the fire over night.
The piping too that they will use
Will fit all kinds of chimney flues.
WATERS & CO. doth here include
Sufficient for the multitude,
And all trade here come again
Pleased with the treatment and the men.

Heating Stoves, Ranges,
Cook Stoves.

What Did You Say? Business is Quiet?

Well, my dear sir, has it ever entered your mind how to over-
come this quiet time?

Just try a case or two of our SODA CRACKERS, just the
thing for receptions.

Our JAXON LUNCH is just what you want for a nice break-
fast.

TREE X JAXON } still lead all
THREE X WAFER } other Buttr
FANCY TREE X J.C. WAFER CRACKERS } Crackers.

TREE X PEARL }
TREE X STAR } OYSTER CRACKERS for
TREE X MALTESE C } this season of the year is
OSS } just what will increase
your trade.

Coffee Sponge, Chocolate Coffee Cakes, English Coffee
Cakes, Lemon, Vanilla and Chocolate Wafers, Stanley Cakes
(this is the kind of cake that kept the Stanley expedition from
starving), and numberless other kinds that space prevents special
mention.

These goods in your store will increase your sales twenty per
cent.

Try us and we will guarantee perfect satisfaction.

Yours very truly,

JACKSON BRANCH U. S. BAKING CO.,
JACKSON, MICH.

WHAT MAKES A BEAUTIFUL WOMAN.

ELKHART, IND., July 1, 1891.
DILLMAN'S GREAT GERMAN MEDICINE CO.:
My daughter has been afflicted with Female trouble
for over six years, and I have paid out over \$700
in vain trying to find relief for her.
A lady friend advised her to secure a bottle of
DILLMAN'S GREAT GERMAN FEMALE MEDICINE. Tonic and
she has been completely cured by it.
We gave it a fair trial and the results were won-
derful. We cannot recommend it too highly to all
ladies who are afflicted.
BENJAMIN GRANDON.
For sale by Longwell Bros.

ALL KINDS OF

JOB WORK

DONE AT THIS OFFICE

STATE OF MICHIGAN, in the Circuit Court for
the County of Van Buren, in Chancery.
JENNIE BEACH, Complainant,
vs.
ALONZO BEACH, Defendant.
Ninth Judicial Circuit. Suit pending in the Cir-
cuit Court for the county of Van Buren, in chan-
cery, at Paw Paw, on the 24th day of October, A. D.
1891. In this cause it appearing from affidavits on
file, that the defendant, Alonzo Beach, has departed
from his last known place of residence, and his
present place of residence cannot be ascertained, on
motion of Heckert & Chandler, complainant's solici-
tors, it is ordered that the said defendant, Alonzo
Beach, cause his appearance to be entered and hereto
within five months from the date of this order, and
in case of his appearance that he cause his answer
to the complainant's bill of complaint to be filed,
and a copy thereof to be served on said complain-
ant's solicitors within twenty days after service on
him of a copy of said bill, and notice of this order;
and that in default thereof, said bill to be taken as
confessed by the said non-resident defendant. And
it is further ordered, that within twenty days the
said complainant cause a notice of this order to be
published in the True Northerner, a newspaper
printed, published and circulating in said county,
and that such publication be continued for not less
than once in each week for six weeks in succession,
or that she cause a copy of this order to be per-
sonally served on said non-resident defendant at least
twenty days before the time above prescribed for his
appearance.
L. LINCOLN H. TITUS,
Circuit Court Commissioner in and for Van Buren
County, Michigan.
HECKERT & CHANDLER,
Complainant's Solicitors. 107016

MORTGAGE SALE.—Default having been
made in the payment of a certain indenture of
mortgage bearing date the 16th day of October, A.
D. 1886, executed by Franklin Keefe and his wife
Nancy Jane Keefe, Samuel Keefe and his wife
Lydia Keefe, of Van Buren county, Michigan, to
Charles Johnson, of the same place, and in which in-
denture was recorded in the office of the register of
deeds of Van Buren county, Michigan, in book 36 of mor-
gages on page 467, on the 28th day of October, A.
D. 1886, and on which mortgage there is claimed to be
due at the date of this notice, the sum of six
hundred and twenty dollars and eighty-nine cents
(\$620.89), as interest and principal on said mort-
gage, and no suit or proceedings at law or in equity
having been instituted to collect the amount now
due and unpaid on said mortgage or any part thereof,
now therefore, notice is hereby given that by virtue
of a power of sale therein contained, and in pursu-
ance of the statute in such case made and provided,
there will be sold at public auction to the highest
bidder, at the front door of the court house, in the
village of Paw Paw, in said county and state (that
being the place of holding the circuit court for said
county), on Saturday, the 16th day of January, A. D.
1892, at twelve o'clock noon of said day, the prem-
ises described in said mortgage, or so much thereof
as may be necessary to satisfy the amount due on
said mortgage, with interest and costs, and an attor-
ney fee of fifteen dollars provided for in said mort-
gage, the premises being described as follows, to-wit:
the west half of the northwest quarter of section
twenty-two (22), excepting fifteen acres off from the
north end and fourteen acres off from the south end,
containing fifty-one acres of land, be the same more
or less, in township 14 north, in range 18 east, in
county of Van Buren, state of Michigan.
Dated Oct. 17th, 1891. 100911301921
CHARLES JOHNSON, Mortgagee.
Wm. H. MASON, Atty for Mortgagee.

PROBATE ORDER.—State of Michigan,
County of Van Buren.—

At a session of the probate court for the county of
Van Buren, holden at the probate office, in the vil-
lage of Paw Paw, on Thursday, the 22nd day of
October, in the year one thousand eight hundred
and ninety-one:
Present: Hon. Benjamin F. Heckert, Judge of
Probate.

In the matter of the estate of Orrin Buck,
deceased.
On reading and filing the petition, duly verified,
of Mary A. Cleveland, daughter and heir-at-law of said
deceased, praying that the lawful heirs of said de-
ceased may be determined by an order of this court,
and also that the real estate belonging to said de-
ceased may be partitioned among the heirs-at-law
of said deceased in pursuance to the statute in such
case made and provided.
Thereupon it is ordered that Monday, the 23rd day
of November, 1891, at ten o'clock in the forenoon,
be assigned for the hearing of said petition, and all
persons interested in said estate are required to ap-
pear at a session of said court, then to be holden at
the probate office, in the village of Paw Paw, in said
county, and show cause, if any there be, why the pray-
er of the petitioner should not be granted. And it is
further ordered that said petitioner give notice to the
persons interested in said estate of the pendency of
said petition, and the hearing thereof, by causing a
copy of this order to be published in the True Northerner,
a newspaper printed and circulating in said county
of Van Buren, for three successive weeks at least
previous to said day of hearing.
Dated Oct. 26, 1891. 10040121
BENJ. F. HECKERT, Judge of Probate.

NOTICE FOR HEARING CLAIMS.—
State of Michigan, County of Van Buren.—
Notice is hereby given, that by an order of the probate
court for the county of Van Buren, made on the
9th day of October, A. D. 1891, six months from the
date were allowed for creditors to present their
claims against the estate of Ophelia Hawley, late
of said county, deceased, and that all creditors of
said deceased are required to present their claims to
said probate court, at the probate office, in the vil-
lage of Paw Paw, in said county, and show cause,
if any there be, why the claim should not be allowed,
on or before the 11th day of April next, and that
such claims will be heard before said court on Mon-
day, the 11th day of January, and on Monday, the
11th day of April next, at 10 o'clock in the fore-
noon of each of those days.
Dated Oct. 26, A. D. 1891. 10045012
BENJ. F. HECKERT, Judge of Probate.

ORDER FOR HEARING FINAL AC-
COUNT.—State of Michigan, County of Van
Buren.—

At a session of the probate court for the county of
Van Buren, holden at the probate office, in the vil-
lage of Paw Paw, on Wednesday, the 28th day of
October, in the year one thousand eight hundred
and ninety-one:
Present: Hon. Benjamin F. Heckert, Judge of
Probate.
In the matter of the estate of Smith
Shulters, deceased.
John Lyle, as administrator of said estate, comes
into court and represents that he is now prepared
to render his final account as such administrator,
and file the same.
Thereupon it is ordered that Monday, the 30th day
of November next, at 10 o'clock in the forenoon, be
assigned for the hearing of said account, and that all
persons interested in said estate are required to ap-
pear at a session of said court, then to be holden at
the probate office, in the village of Paw Paw, in said
county, and show cause, if any there be, why the
said account should not be allowed.
And it is further ordered that said administrator give
notice to the persons interested in said estate of the
pendency of said account, and the hearing thereof,
by causing a copy of this order to be published in
the True Northerner, a newspaper printed and cir-
culating in said county, for three successive weeks
at least previous to said day of hearing.
Dated Oct. 26, A. D. 1891. 10040121
BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER.—State of Michigan,
County of Van Buren.—

At a session of the probate court for the county of
Van Buren, holden at the probate office, in the vil-
lage of Paw Paw, on Wednesday, the 28th day of
October, in the year one thousand eight hundred
and ninety-one:
Present: Hon. Benjamin F. Heckert, Judge of
Probate.
In the matter of the estate of Claude
Colvin and Minnie Colvin, minors.
On reading and filing the petition duly verified,
of Dora Clark, formerly Dora Colvin, as guardian of
said minors, praying for reasons therein stated, that
she may be authorized, empowered and licensed to
sell the real estate in said petition described belong-
ing to said minors:
Thereupon it is ordered that Monday, the 30th day
of November, 1891, at ten o'clock in the forenoon,
be assigned for the hearing of said petition, and all
persons interested in said estate are required to ap-
pear at a session of said court, then to be holden at
the probate office, in the village of Paw Paw and
show cause, if any there be, why the prayer of the
petitioner should not be granted.
And it is further ordered that said petitioner give
notice to the persons interested in said estate of the
pendency of said petition and the hearing thereof,
by causing a copy of this order to be published in
the True Northerner, a newspaper printed and cir-
culating in said county of Van Buren, for three
successive weeks at least previous to said day of
hearing.
Dated Oct. 26, A. D. 1891. 10040121
BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER.—State of Michigan,
County of Van Buren.—

At a session of the probate court for the county of
Van Buren, holden at the probate office, in the vil-
lage of Paw Paw, on Friday, the 23rd day of
October, in the year one thousand eight hundred
and ninety-one:
Present: Hon. Benjamin F. Heckert, Judge of
Probate.
In the matter of the estate of Joseph Farnsworth,
deceased.
On reading and filing the petition, duly verified,
of Ann Eliza Farnsworth, widow of said de-
ceased, praying for reasons therein stated, that
administration of said estate may be committed to
Charles H. Huff.
Thereupon it is ordered that Monday, the 23rd day
of November, 1891, at ten o'clock in the forenoon,
be assigned for the hearing of said petition, and all
persons interested in said estate, are required to
appear at a session of said court, then to be hold-
en at the probate office in the village of Paw Paw,
and show cause, if any there be, why the pray-
er of the petitioner should not be granted.
And it is further ordered that said petitioner give
notice to the persons interested in said estate, of the
pendency of said petition, and the hearing thereof,
by causing a copy of this order to be published in
the True Northerner, a newspaper printed and cir-
culating in said county of Van Buren for three
successive weeks at least, previous to said day of
hearing.
Dated Oct. 26, A. D. 1891. 10040121
BENJ. F. HECKERT, Judge of Probate.

LEGAL NOTICES.

STANTON'S U. S. LAWYER'S DIARY
AND RULE BOOK.
500 to 700 already ordered for 1892.
Ready for delivery Dec. 1st, 1891.
Complete revision of the Federal, State and county
courts.
The terms and time for noticing cases for trial ap-
pear on each day page of diary.
Order at once if you would have your name print-
ed with the bar of your county. Price \$2.50 delivered.
ELMER E. STANTON,
Law Books and Supplies, GRAND RAPIDS, MICH.

MORTGAGE SALE.—Whereas, default hav-
ing been made in the conditions of a certain
mortgage bearing date the 2nd day of March, A. D.
1888, executed by Helen M. Leonard, of Van Buren
county, state of Michigan, to F. S. Grimes, of Kala-
mazoo county, state of Michigan, and in which mort-
gage was recorded in the office of the register of
deeds of Van Buren county, Michigan, in book 36 of mor-
gages on page 467, on the 28th day of October, A.
D. 1886, and on which mortgage there is claimed to be
due and unpaid at the date of this notice the sum of
two hundred and sixty-three dollars and thirty-
three cents (\$263.33), also an attorney fee of fifteen dollars, pro-
vided for in said mortgage, and no suit or proceedings
at law or in equity having been instituted to recover
the amount now due and unpaid, now, therefore, no-
tice is hereby given that by virtue of power of sale
contained in said mortgage, and in pursuance of
statute in such case made and provided, there will
be sold at public auction to the highest bidder, at the
front door of the court house in the village of
Paw Paw, Van Buren county, Michigan, (that being
the place for holding the circuit court for said county),
on Saturday, the 28th day of November, A. D. 1891,
at twelve o'clock noon, of said day, the prem-
ises described in said mortgage, or so much thereof
as may be necessary to satisfy the amount due and
unpaid on said mortgage, with interest and costs,
and said premises being described as follows, to-wit:
the north half of the northwest quarter of sec-
tion number fourteen (14), in township two (2) Ar-
lington north, of range fifteen (15) east, in Van Buren
county, Michigan, said to contain eighty acres, be
the same more or less.
P. S. GRIMES,
F. S. GRIMES, Administrator of Estate of F. S.
Grimes, deceased.
Wm. H. MASON, Atty for Mortgagee. 0013014
Sept. 1st, 1891.

PROBATE ORDER.—State of Michigan,
County of Van Buren.—

At a session of the probate court for the county of
Van Buren, holden at the probate office, in the vil-
lage of Paw Paw, on Thursday, the 15th day of
October, in the year one thousand eight hundred
and ninety-one:
Present: Hon. Benjamin F. Heckert, Judge of
Probate.

In the matter of the estate of Angelina Dan-
ielson, deceased.
On reading and filing the petition, duly verified,
of Chauncey Bonney, as administrator of said es-
tate, praying for reasons therein stated that he
may be authorized, empowered and licensed to sell
the real estate in said petition described, belong-
ing to said estate:
Thereupon it is ordered, that Monday, the 16th
day of November, 1891, at ten o'clock in the forenoon,
be assigned for the hearing of said petition, and all
persons interested in said estate are required to ap-
pear at a session of said court, then to be holden at
the probate office, in the village of Paw Paw, and
show cause, if any there be, why the prayer of the
petitioner should not be granted.
And it is further ordered that said petitioner give
notice to the persons interested in said estate of the
pendency of said petition, and the hearing thereof,
by causing a copy of this order to be published in
the True Northerner, a newspaper printed and
circulating in said county of Van Buren, for
three successive weeks at least previous to said day
of hearing.
Dated Oct. 26, 1891. 10040121
BENJ. F. HECKERT, Judge of Probate.

ADMINISTRATOR'S SALE.—In the
matter of the estate of Addison Gleason, de-
ceased.

Notice is hereby given, that by virtue of a License
granted to me by the Probate Court for the County
of Van Buren, State of Michigan, I will sell at public
auction, to the highest bidder, on the premises,
on the 12th day of December, 1891, at twelve o'clock
noon, at one o'clock in the afternoon, all the right,
title and interest of the said Addison Gleason in and
to the following described real estate, to-wit:
The west 1/2 of the north 1/4 of the southwest 1/4 of
section five (5), in town three (3) south, and range
fourteen (14) west, containing sixty (60) acres more
or less.
Dated Oct. 26, 1891. CHAS. H. BUTLER,
107016] Administrator of said Deceased.

STATE OF MICHIGAN, NINTH JUDICIAL
CIRCUIT, at Chambers.

I hereby fix and appoint the time of holding the
several terms of court of said Circuit, to be holden at
the place of the said Circuit during the years 1892 and 1893, as follows:

Second Monday in January,
Second Monday in April,
Second Monday in September,
Second Monday in November.
KALAMAZOO COUNTY.
Third Monday in February,
Third Monday in May,
Second Monday in October,
Second Monday in December.
Given under my hand this 10th day of October, A.
D. 1891. GEO. M. BUCK,
1008501912] Circuit Judge.

PROBATE ORDER.—State of Michigan,
County of Van Buren.—

At a session of the probate court for the county of
Van Buren, holden at the probate office, in the vil-
lage of Paw Paw, on Tuesday, the 20th day of
October, in the year of our Lord one thousand eight
hundred and ninety-one:
Present: Hon. Benjamin F. Heckert, Judge of
Probate.

In the matter of the estate of Mary A.
Hopping, deceased.
On reading and filing the petition duly verified of
Henry V. Hopping, one of the executors of said es-
tate, praying for reasons therein stated that he
may be authorized, empowered and licensed to sell
the real estate in said petition described, belong-
ing to said estate:
Thereupon it is ordered, that Monday, the 16th day
of November, 1891, at ten o'clock in the forenoon,
be assigned for the hearing of said petition, and all
persons interested in said estate are required to ap-
pear at a session of said court, then to be holden at
the probate office in the village of Paw Paw, and
show cause, if any there be, why the prayer of the
petitioner should not be granted. And it is further or-
dered that said petitioner give notice to the persons
interested in said estate, of the pendency of said
petition, and the hearing thereof, by causing a copy
of this order to be published in the True Northerner,
a newspaper printed and circulating in said county
of Van Buren, for three successive weeks at least
previous to said day of hearing.
Dated Oct. 26, 1891. 10040121
BENJ. F. HECKERT, Judge of Probate.

DRAIN LITTING.—Notice is hereby given that
J. Joseph C. Allen, Townships of Waverly, County of Van
Buren, State of Michigan, will, on the 7th day of November,
A. D. 1891, at Philip Smith's place, in said township,
at 10 o'clock in the forenoon of that day, proceed
to receive bids for the construction of a certain
drain, known as the "Michigan Drain," to be con-
structed and established in the said town of Waverly,
and described as follows, to-wit: Beginning at a
point on the north line of Paw Paw River, said point
being in the S. 1/4 of the N. 1/4 of section 28, in Twp. 2 N.,
R. 15 E., Van Buren county, Michigan; said point
is also witnessed by a swamp oak 18 inches in diameter
3 1/2 deg. w 7 1/2 deg. N. and also by a 2 1/2 inch
inch in diameter N. 53 1/2 deg. E. 46 1/2 deg. N. and
from thence the central line of the drain extends N. 44 1/2
deg. E. 4 rods and 13 links to a point on the N. 1/4 of
said sec. 28; thence north on said quarter line 11 1/2
rods and 3 links to a point 68 links N. of the quarter
point to the north line of said section 28; thence N.
21 1/2 deg. E. 24 rods and 9 links; thence N. 15 1/2 deg.
W. 21 rods and 16 links; thence N. 26 deg. E. 13 rods and
1 link; thence N. 10